

State of Misconsin 2013 – 2014 LEGISLATURE



PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION ASSEMBLY AMENDMENT,

TO ASSEMBLY BILL 40

At the locations	indicated	amend the hill	ag followg.

*50097/2.1*1. Page 56, line 1: before that line insert: $\mathbf{2}$

"*b0097/2.1*Section 1c. 1.12 (1) (b) of the statutes is amended to read:

1.12 (1) (b) "State agency" means an office, department, agency, institution of higher education, the legislature, a legislative service agency, the courts, a judicial branch agency, an association, society, or other body in state government that is created or authorized to be created by the constitution or by law, for which appropriations are made by law, excluding the Health Insurance Risk-Sharing Plan Authority and the Wisconsin Economic Development Corporation.

b0329/P1.1**2.** Page 56, line 1: before that line insert: (10.

 $\mathbf{b0329/P1.1*Section 1b.}$ 1.10 (3) (t) of the statutes is created to read:

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conto ***b0329/P1.1*****S**ECTION **1c.** 1.10 (4) of the statutes is amended to read: 1.10 (4) The Wisconsin Blue Book shall include the information contained in this section concerning the state song, ballad, waltz, dance, beverage, tree, grain, flower, bird, fish, animal, domestic animal, wildlife animal, dog, insect, fossil, mineral, rock, soil, fruit, and tartan, and pastry. **√*b0329/P1.2*4.** Page 56, line 1: delete "Section 1" and substitute "Section 6 1p". 7 ***b0069/1.1*5.** Page 56, line 8: after that line insert: 8 9 ***b0069/1.1*Section 1t.** 13.09 (6) of the statutes is amended to read: 13.09 (6) The joint committee on finance shall maintain its offices and meeting 10 111 room on the first 4th floor of the south east wing of the capitol. ***b0097/2.3*6.** Page 57, line 10: after that line insert: 12 ****b0097/2.3*Section 6f.** 13.172 (1) of the statutes is amended to read: 13 14 13.172 (1) In this section, "agency" means an office, department, agency, 15 institution of higher education, association, society, or other body in state 16 government created or authorized to be created by the constitution or any law, that is entitled to expend moneys appropriated by law, including the legislature and the 1718 courts, and any authority created in subch. II of ch. 114 or subch. III of ch. 149 or in 19 ch. 231, 233, 234, 238, or 279\". **b0226/5.1*7.** Page 57, line 24: after "is" insert "renumbered 13.48 (14) (am) 20 21 1. and". *b0226/5.2*8. Page 58, line 1: after "(am)" insert "1.". 22 *b0226/5.3*9. Page 58, line 16: delete the material beginning with "Except" 23

and ending with "16.848." on page 59, line 2.

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to read:

$\sqrt{*}$ b0226/5.4* 10 .	Page 59,	line 2:	after	that	line	insert:
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13.48 (14) (am) 2. If the building commission proposes to sell or lease any property identified in subd. 1., the commission shall first notify the joint committee on finance in writing of its proposed action. The commission shall not proceed with the proposed action unless the proposed action is approved by the committee.

%**b0226/5.4*****S**ECTION **10m.** 13.48 (14) (am) 2. and 3. of the statutes are created

a. The estimated value of the property as determined by the department of administration and by at least one qualified privately owned assessor.

Together with any notification, the commission shall also provide all of the following:

- b. The full cost of retiring any remaining public debt incurred to finance the acquisition, construction, or improvement of the property.
- c. A cost-benefit analysis that considers the short-term and long-term costs and benefits to the state from selling or leasing the property.
- d. The length and conditions of any proposed sale or lease between this state and a proposed purchaser or lessee.
- e. The estimated budgetary impact of the proposed sale or lease upon affected state agencies for at least the current and following fiscal biennium.
 - f. Any other information requested by the committee.
- 3. Except with respect to property identified in s. 16.848 (2), if any agency has authority to sell or lease real property under any other law, the authority of that agency does not apply after the commission notifies the agency in writing that an offer of sale or sale, or a lease agreement, is pending with respect to the property under this subdivision. If the sale or lease is not completed and no further action is



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pending with respect to the property, the authority of the agency to sell or lease the property is restored. If the commission sells or leases any state—owned real property under this subdivision, the commission may attach such conditions to the sale or lease as it finds to be necessary or appropriate to carry out the sale or lease in the best interest of the state. This subdivision does not apply to real property that is exempted from sale or lease by the department of administration under s. 16.848.

b0226/5.5*11. Page 61, line 1: after "deposit" insert "first".

*b0226/5.6*12. Page 61, line 2: after "on" insert "outstanding public debt supported by the same funding source and issued under the same bonding purpose authorization that was used to finance the acquisition, construction, or improvement of the property that is sold or leased under par. (am). If any net proceeds remain thereafter, the commission shall use the proceeds to pay principal and interest costs on".

*b0226/5.7*13. Page 62, line 23: delete "jurisdiction together with" and substitute "jurisdiction. Except with respect to the Board of Regents of the University of Wisconsin System, the inventory shall include".

*b0226/5.8*14. Page 62, line 24: delete "under" and substitute vunderutilized".

 $\sqrt{*b0226/5.9*15}$. Page 62, line 25: delete "<u>utilized</u>".

***b0291/P3.1*16.** Page 63, line 13: after "(14m)" insert "(a) to (c)".

***b0288/5.1*17.** Page 64, line 15: after that line insert:

"*b0288/5.1*Section 24c. 13.48 (39i) of the statutes is created to read:

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13.48 (39i) Family Justice Center. (a) The legislature finds and determines that domestic violence affects families, especially women and children, throughout all communities in Wisconsin and that coordinating and centralizing victim and victim advocacy services in communities would greatly benefit state residents. It is therefore in the public interest, and it is the public policy of this state, to aid in the construction of a facility, to be located in the city of Milwaukee, to coordinate and centralize victim and victim advocacy services for families affected by domestic violence.

- (b) The building commission may authorize up to \$10,625,000 in general fund supported borrowing to aid in the construction of a facility, to be located at 619 West Walnut Street in the city of Milwaukee, to coordinate and centralize victim and victim advocacy services for families affected by domestic violence. The state funding commitment shall be in the form of a grant to the Children's Hospital of Wisconsin. Before approving any state funding commitment for construction of such a facility, the building commission shall determine that the Children's Hospital of Wisconsin has secured additional funding from nonstate sources for the project in an amount at least equal to the amount of the grant.
- (c) If the building commission authorizes a grant to the Children's Hospital of Wisconsin under par. (b) and if, for any reason, the facility that is constructed with funds from the grant is not used as a center for families affected by domestic violence, the state shall retain an ownership interest in the facility equal to the amount of the state's grant.

*b0288/5.1*Section 24e. 13.48 (39j) of the statutes is created to read:

13.48 (39j) DOMESTIC ABUSE INTERVENTION SERVICES, INC. (a) The legislature finds and determines that domestic violence affects families, especially women and

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children, throughout all communities in Wisconsin and that the construction of shelter facilities and offices for providing services to domestic abuse victims would greatly benefit state residents. It is therefore in the public interest, and it is the public policy of this state, to aid in the construction and remodel of a shelter facility and offices, to be located in the city of Madison, to provide services to domestic abuse victims.

- (b) The building commission may authorize up to \$560,000 in general fund supported borrowing to aid in the construction and remodel of a shelter facility and offices, to be located at 2102 Fordem Avenue in the city of Madison, to provide shelter and services to domestic abuse victims. The state funding commitment shall be in the form of a grant to Domestic Abuse Intervention Services, Inc. Before approving any state funding commitment for expansion of such a facility, the building commission shall determine that Domestic Abuse Intervention Services, Inc., has secured additional funding from nonstate sources for the project.
- (c) If the building commission authorizes a grant to Domestic Abuse Intervention Services, Inc., under par. (b) and if, for any reason, the facility that is constructed and remodeled with funds from the grant is not used as a shelter facility and offices to provide services to domestic abuse victims, the state shall retain an ownership interest in the facility equal to the amount of the state's grant.

b0288/5.1**Section 24g.** 13.48 (39k) of the statutes is created to read:

13.48 (39k) Medical College of Wisconsin; community medical education facilities. (a) The legislature finds and determines that expanding access to health care teaching institutions would greatly benefit state residents by addressing the increasing shortage of health care professionals available to provide care to state residents. It is therefore in the public interest, and it is the public policy of this state,

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to assist the Medical College of Wisconsin in the remodel, development, and renovation of 2 community medical education facilities in northeast Wisconsin and central Wisconsin.

- (b) The building commission may authorize up to \$7,384,300 in general fund supported borrowing to aid in the remodel, development, and renovation of 2 community medical education facilities in northeast Wisconsin and central Wisconsin. The state funding commitment shall be in the form of a grant to the Medical College of Wisconsin. Before approving any state funding commitment for the remodel, development, and renovation of such facilities, the building commission shall determine that the Medical College of Wisconsin has secured additional funding from nonstate sources for the project in an amount at least equal to the amount of the grant.
- (c) If the building commission authorizes a grant to the Medical College of Wisconsin under par. (b) and if, for any reason, the facilities that are remodeled, developed, and renovated with funds from the grant are not used as community medical education facilities, the state shall retain an ownership interest in the facilities equal to the amount of the state's grant.

b0288/5.1**S**ECTION **24i.** 13.48 (39L) of the statutes is created to read:

13.48 (39L) Dane County; Livestock facilities. (a) The legislature finds and determines that the livestock and dairy industry is of vital importance to the economy, workforce, and unique way of life in Wisconsin and that the promotion of this industry would greatly benefit state residents. It is therefore in the public interest, and it is the public policy of this state, to aid in the construction of livestock facilities at the Alliant Energy Center in the city of Madison.

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- (b) The building commission may authorize up to \$9,000,000 in general fund supported borrowing to aid in the construction of livestock facilities at the Alliant Energy Center in the city of Madison. The state funding commitment shall be in the form of a grant to Dane County. Before approving any state funding commitment for construction of such facilities, the building commission shall determine that Dane County has secured additional funding from nonstate sources for the project in an amount at least equal to the amount of the grant.
- (c) If the building commission authorizes a grant to Dane County under par.

 (b) and if, for any reason, the facilities that are constructed with funds from the grant are not used for livestock purposes, the state shall retain an ownership interest in the facilities equal to the amount of the state's grant.

*b0288/5.1*Section 24j. 13.48 (39m) of the statutes is created to read:

- 13.48 (39m) KI CONVENTION CENTER. (a) The legislature finds and determines that the meetings and conventions industry is of vital importance in creating jobs and contributing to economic development throughout Wisconsin and that the promotion of this industry would greatly benefit state residents. It is therefore in the public interest, and it is the public policy of this state, to aid in the expansion of the KI Convention Center in the city of Green Bay.
- (b) The building commission may authorize up to \$2,000,000 in general fund supported borrowing to aid in the expansion of the K I Convention Center in the city of Green Bay. The state funding commitment shall be in the form of a grant to the city of Green Bay. Before approving any state funding commitment for expansion of such a facility, the building commission shall determine that the city of Green Bay has secured additional funding from nonstate sources for the project.



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(c) If the building commission authorizes a grant to the city of Green Bay under par. (b) and if, for any reason, the expanded space that is constructed with funds from the grant is not used to expand the K I Convention Center in the city of Green Bay, the state shall retain an ownership interest in the expanded space equal to the amount of the state's grant.

*b0288/5.1*Section 24k. 13.48 (39n) of the statutes is created to read:

13.48 (39n) Wisconsin Maritime Center of Excellence. (a) The legislature finds and determines that the maritime and shipbuilding industry is of vital importance in creating jobs and contributing to economic development throughout Wisconsin and that the promotion of this industry would greatly benefit state residents. It is therefore in the public interest, and it is the public policy of this state, to aid in the construction of the Wisconsin Maritime Center of Excellence in Marinette County.

- (b) The building commission may authorize up to \$5,000,000 in general fund supported borrowing to aid in the construction of the Wisconsin Maritime Center of Excellence in Marinette County. The state funding commitment shall be in the form of a grant to the Marinette County Association for Business and Industry, Inc. Before approving any state funding commitment for construction of such a facility, the building commission shall determine that the Marinette County Association for Business and Industry, Inc., has secured additional funding for the project.
- (c) If the building commission authorizes a grant to the Marinette County Association for Business and Industry, Inc., under par. (b) and if, for any reason, the facility that is constructed with funds from the grant is not used to promote Wisconsin's maritime and shipbuilding industry, the state shall retain an ownership interest in the facility equal to the amount of the state's grant.



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*b0288/5.1*Section 24m. 13.48 (39o) of the statutes is created to read:

13.48 (390) Norskedalen Nature and Heritage Center. (a) The legislature finds and determines that preserving the historical and archaeological heritage of the many immigrant groups and American Indian tribes or bands who have contributed in countless ways to Wisconsin's cultural, social, and economic life would substantially benefit state residents. It is therefore in the public interest, and it is the public policy of this state, to aid in the development of the Norskedalen Nature and Heritage Center heritage site in Vernon County.

- (b) The building commission may authorize up to \$1,048,300 in general fund supported borrowing to aid in the development of the Norskedalen Nature and Heritage Center heritage site in Vernon County. The state funding commitment shall be in the form of a grant to the Norskedalen Nature and Heritage Center. Before approving any state funding commitment for development of such a site, the building commission shall determine that the Norskedalen Nature and Heritage Center has secured additional funding from nonstate sources for the project.
- (c) If the building commission authorizes a grant to the Norskedalen Nature and Heritage Center under par. (b) and if, for any reason, the site that is developed with funds from the grant is not used as a historic site, the state shall retain an ownership interest in the site equal to the amount of the state's grant.".

***b0058/P2.1*18.** Page 66, line 5: after that line insert:

***b0058/P2.1*Section 27d.** 13.92 (1) (bm) (intro.) of the statutes is amended

to read:

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13.92 (1) (bm) Revision of statutes. (intro.) The legislative reference bureau shall prepare copy for the biennial Wisconsin statutes for publication under s. 35.18 (1), and for this purpose it:

*b0058/P2.1*SECTION 27de. 13.92 (1) (bm) 1. of the statutes is amended to read:

13.92 (1) (bm) 1. Shall formulate and prepare a definite plan for the order, classification, arrangement, printing and binding publication of the statutes, and prepare and at each session of the legislature present bills to the law revision committee of the joint legislative council containing such consolidation, revision, and other matter relating to the statutes as time permits.

*b0058/P2.1*SECTION 27dh. 13.92 (1) (bm) 3. of the statutes is amended to read:

13.92 (1) (bm) 3. May, where the application or effect of a statute, by its terms, depends on the time when the act creating the statute took effect, substitute the actual effective date for the various forms of expression which mean that date, such as "when this act (or chapter, or section) takes effect", or "after (or before) the effective date of this act (or chapter, or section)", in preparing copy for the biennial printing of publishing the Wisconsin statutes under s. 35.18 (1).

*b0058/P2.1*Section 27g. 13.92 (1) (f) of the statutes is created to read:

13.92 (1) (f) Archives. 1. The legislative reference bureau shall permanently maintain each act published under s. 35.095 (3) (a) on the Internet in an electronic file format that the legislative reference bureau determines to be appropriate to allow for the continued usability of the previously published acts and may change the electronic file format over time to assure continued usability.

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- 2. The legislative reference bureau shall maintain a permanent database of the statutes published under s. 35.18 (1) (b) in an electronic file format that the legislative reference bureau determines to be appropriate to allow for the continued usability of the previously published statutes and may change the electronic file format over time to assure continued usability.
- 3. The legislative reference bureau shall permanently maintain each Wisconsin administrative register published under s. 35.93 (2) on the Internet in an electronic file format that the legislative reference bureau determines to be appropriate to allow for the continued usability of the previously published registers and may change the electronic file format over time to assure continued usability.
- 4. a. The legislative reference bureau shall permanently maintain each chapter of the Wisconsin administrative code published under s. 35.93 (3) on the Internet in an electronic file format that the legislative reference bureau determines to be appropriate to allow for the continued usability of the previously published chapters and may change the electronic file format over time to assure continued usability.
- b. The legislative reference bureau shall print one or more copies of each administrative code chapter published under s. 35.93 (3) and preserve the printed copies as a permanent archive. The legislative reference bureau may print and distribute additional copies to other agencies or persons as it considers to be appropriate for archival purposes.

b0058/P2.1Section **27j.** 13.92 (2) (i) of the statutes is amended to read:

13.92 (2) (i) Serve as editor of the biennial Wisconsin statutes. In preparing each edition, if If 2 or more acts of a legislative session affect the same statutory unit without taking cognizance of the effect thereon of the other acts and if the chief finds that there is no mutual inconsistency in the changes made by each such act, the chief



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shall incorporate the changes made by each act into the text of the statutory unit and document the incorporation in a note to the section statutory unit. For each such incorporation, the chief shall include in a correction bill a provision formally validating the incorporation. Section 990.07 is not affected by printing decisions made by the chief under this paragraph.

*b0058/P2.1*Section 27L. 13.92 (2) (j) of the statutes is amended to read:

13.92 (2) (j) Prior to August 1 the end of each even-numbered year, report to the law revision committee those reported opinions of the attorney general, and those reported decisions of any federal district court, or any state or federal appellate court, in which Wisconsin statutes or session laws are stated to be in conflict, ambiguous, anachronistic, unconstitutional, or otherwise in need of revision.

*b0058/P2.1*Section 27p. 13.92 (2m) (title), (a), (b) and (d) of the statutes are amended to read:

13.92 (2m) (title) PRINTING PUBLICATION COSTS.

- (a) Printing Publication of the Wisconsin statutes under s. 35.18 (1).
- (b) Printing Publication of the Wisconsin town law forms under s. 35.20.
- 17 (d) Printing Publication of the Wisconsin administrative code and register under s. 35.93.

*b0058/P2.1*Section 27pg. 13.92 (2m) (c) of the statutes is repealed.

*b0058/P2.1*Section 27s. 13.92 (4) (a) of the statutes is amended to read:

13.92 (4) (a) The legislative reference bureau shall prepare copy for publication in compile and publish the Wisconsin administrative code as provided in s. 35.93 (3). Whenever the legislative reference bureau receives notice under s. 227.40 (6) of the entry of a declaratory judgment determining the validity or invalidity of a rule, the legislative reference bureau shall insert an annotation of that determination in the

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Wisconsin administrative code under the rule that was the subject of the determination.

*b0097/2.4*19. Page 66, line 5: after that line insert:

****b0097/2.4*Section 27n.** 13.62 (2) of the statutes is amended to read:

13.62 (2) "Agency" means any board, commission, department, office, society, institution of higher education, council, or committee in the state government, or any authority created in subch. II of ch. 114 or subch. III of ch. 149 or in ch. 231, 232, 233, 234, 237, 238, or 279, except that the term does not include a council or committee of the legislature.

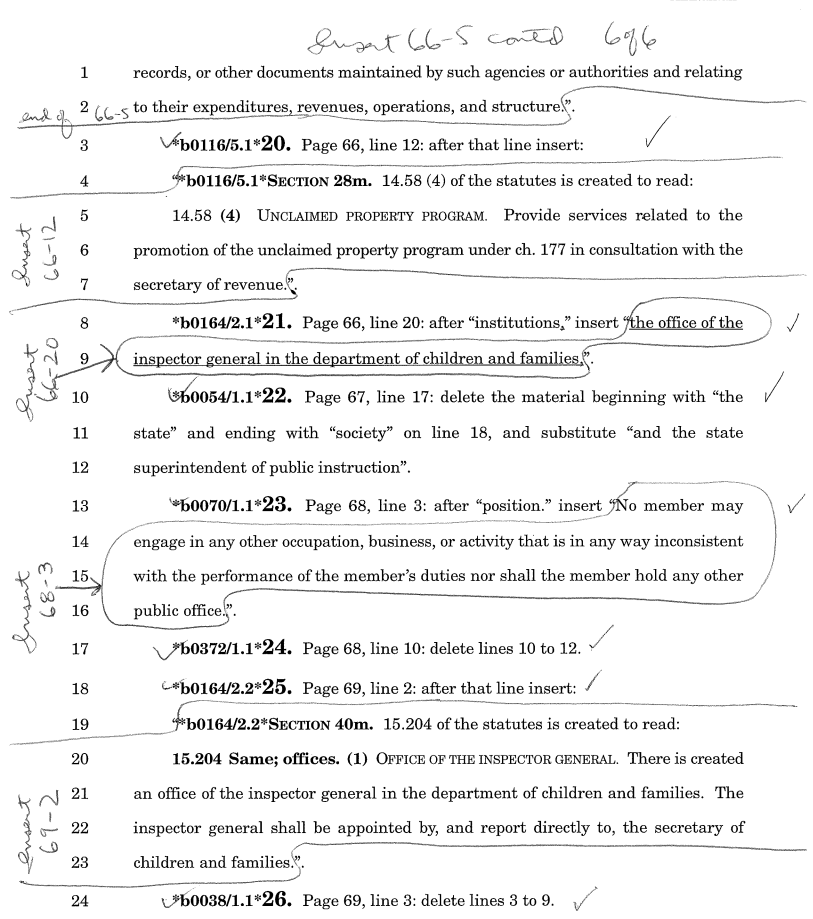
*b0097/2.4*Section 27p. 13.94 (1) (dh) of the statutes is repealed.

*b0097/2.4*Section 27q. 13.94 (1s) (c) 4. of the statutes is repealed.

*b0097/2.4*Section 27s. 13.95 (intro.) of the statutes is amended to read:

13.95 Legislative fiscal bureau. (intro.) There is created a bureau to be known as the "Legislative Fiscal Bureau" headed by a director. The fiscal bureau shall be strictly nonpartisan and shall at all times observe the confidential nature of the research requests received by it; however, with the prior approval of the requester in each instance, the bureau may duplicate the results of its research for distribution. Subject to s. 230.35 (4) (a) and (f), the director or the director's designated employees shall at all times, with or without notice, have access to all state agencies, the University of Wisconsin Hospitals and Clinics Authority, the Wisconsin Aerospace Authority, the Health Insurance Risk—Sharing Plan Authority, the Lower Fox River Remediation Authority, the Wisconsin Economic Development Corporation, and the Fox River Navigational System Authority, and to any books,





b0372/1.2*27. Page 69, line 15: delete the material beginning with that line and ending with page 70, line 19.

*b0075/1.1*28. Page 70, line 20: delete the material beginning with that line and ending with page 71, line 4.

*b0070/1.2*29. Page 71, line 9: after "15.03" insert ", except the budget of the employment relations commission shall be transmitted by the department to the governor without change or modification by the department, unless agreed to by the employment relations commission".

5.5**b0075/1.2*30.** Page 71, line 10: delete lines 10 to 18.

50097/2.5*31. Page 71, line 18: after that line insert:

f***b0097/2.5*****SECTION 49m.** 16.002 (2) of the statutes is amended to read:

16.002 (2) "Departments" means constitutional offices, departments, and independent agencies and includes all societies, associations, and other agencies of state government for which appropriations are made by law, but not including authorities created in subch. II of ch. 114 or subch. III of ch. 149 or in ch. 231, 232, 233, 234, 237, 238, or 279.

b0097/2.5**SECTION 49n.** 16.004 (4) of the statutes is amended to read:

16.004 (4) FREEDOM OF ACCESS. The secretary and such employees of the department as the secretary designates may enter into the offices of state agencies and authorities created under subch. II of ch. 114 and subch. III of ch. 149 and under chs. 231, 233, 234, 237, 238, and 279, and may examine their books and accounts and any other matter that in the secretary's judgment should be examined and may interrogate the agency's employees publicly or privately relative thereto.

b0097/2.5**Section 49p.** 16.004 (5) of the statutes is amended to read:



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16.004 (5) AGENCIES AND EMPLOYEES TO COOPERATE. All state agencies and authorities created under subch. II of ch. 114 and subch. III of ch. 149 and under chs. 231, 233, 234, 237, 238, and 279, and their officers and employees, shall cooperate with the secretary and shall comply with every request of the secretary relating to his or her functions.

*b0097/2.5*Section 49r. 16.004 (12) (a) of the statutes is amended to read:

16.004 (12) (a) In this subsection, "state agency" means an association, authority, board, department, commission, independent agency, institution, office, society, or other body in state government created or authorized to be created by the constitution or any law, including the legislature, the office of the governor, and the courts, but excluding the University of Wisconsin Hospitals and Clinics Authority, the Wisconsin Aerospace Authority, the Health Insurance Risk—Sharing—Plan Authority, the Lower Fox River Remediation Authority, the Wisconsin Economic Development Corporation, and the Fox River Navigational System Authority.".

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*b0040/P2.1*32. Page 72, line 9: delete that line.

*b0127/P1.1*33. Page 72, line 15: delete lines 15 to 19.

b0097/2.6*34. Page 72, line 19: after that line insert:

***b0097/2.6*Section 54c.** 16.045 (1) (a) of the statutes is amended to read:

16.045 (1) (a) "Agency" means an office, department, independent agency, institution of higher education, association, society, or other body in state government created or authorized to be created by the constitution or any law, that is entitled to expend moneys appropriated by law, including the legislature and the courts, but not including an authority created in subch. II of ch. 114 or subch. III of ch. 149 or in ch. 231, 232, 233, 234, 237, 238, or 279.

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b0097/2.6**Section 54f.** 16.15 (1) (ab) of the statutes is amended to read:

16.15 (1) (ab) "Authority" has the meaning given under s. 16.70 (2), but excludes the University of Wisconsin Hospitals and Clinics Authority, the Lower Fox River Remediation Authority, and the Wisconsin Economic Development Corporation, and the Health Insurance Risk-Sharing Plan Authority."

***b0126/1.1*35.** Page 72, line 19: after that line insert:

b0126/1.1*Section 54m. 16.08 of the statutes is created to read:

16.08 Reimbursement of businesses for assisting local governmental units in establishing efficiency programs. (1) In this section:

- (a) "Business" means a sole proprietorship, partnership, limited liability company, joint venture, corporation, or other organization or enterprise, whether operated for profit or not for profit.
- (b) "Chief elected official" means the mayor of a city or, if the city is organized under subch. I of ch. 64, the president of the council of that city, the village president of a village, the town board chairperson of a town, or the county executive of a county, or, if the county does not have a county executive, the chairperson of the county board of supervisors.
- (c) "Lean program" means a program established by a governmental unit to increase the value of the goods and services it provides with the fewest possible resources. Such a program should develop administrative structures and processes that minimize human effort, building and office space, capital, and time in the provision of goods and services.
 - (d) "Local governmental unit" means a city, village, town, or county.



Sugert 72-19 cours 394

- (2) (a) A local governmental unit may enter into an agreement with a business to assist the local governmental unit in establishing a lean program. A local governmental unit that enters into such an agreement shall establish a steering committee to oversee the implementation of the lean program.
- (b) After providing assistance to a local governmental unit, the business shall submit to the local governmental unit an invoice for the cost of its services. A business may not submit an invoice for the cost of any services provided by another entity that performed services for the business.
- (c) After the local governmental unit has established its lean program, the chief elected official of the local governmental unit to which an invoice is submitted under par. (b) shall certify the invoice and submit the certified invoice to the department for reimbursement. An invoice may be submitted not more than 2 times in any 5-year period.
- (3) From the appropriation account under s. 20.505 (1) (dv), the department shall pay directly to businesses the amounts in the certified invoices submitted under sub. (2) (c), subject to a maximum payment of \$2,000 per invoice. If the department determines that the amount of moneys appropriated under s. 20.505 (1) (dv) is not sufficient to pay the amounts in the certified invoices, the department may prorate the amount of its payments.
- (4) Each local governmental unit that establishes a lean program with the assistance of a business that received a reimbursement under sub. (3) shall submit a report to the department describing and documenting the achieved efficiencies under the program. The local governmental unit shall submit the report no later than one year after establishing its lean program.

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(5) If the department enters into an agreement with a business to provide services for a lean program, the department shall ensure that the business agrees to provide services to any local governmental unit for its lean program at the same

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b0226/5.10*36. Page 75, line 13: delete "or property that is operated under

6 <u>contract</u>".

/*b0226/5.11*37. Page 75, line 15: delete "or under contractual operation".

60097/2.7*38. Page 75, line 15: after that line insert:

***b0097/2.7*Section 65m.** 16.41 (4) of the statutes is amended to read:

16.41 (4) In this section, "authority" means a body created under subch. II of ch. 114 or subch. III of ch. 149 or under ch. 231, 233, 234, 237, 238, or 279.

*b0097/2.7*Section 65p. 16.417 (1) (a) of the statutes is amended to read:

16.417 (1) (a) "Agency" means an office, department, independent agency, institution of higher education, association, society, or other body in state government created or authorized to be created by the constitution or any law, that is entitled to expend moneys appropriated by law, including the legislature and the courts, but not including an authority or the body created under subch. III of ch. 149."

*b0128/1.1*39. Page 75, line 15: after that line insert:

©***b0128/1.1*****SECTION 65m.** 16.42 (3) of the statutes is created to read:

16.42 (3) The department shall include in its agency request under sub. (1) a proposal to eliminate any council, board, or commission that has not held a meeting since the preceding September 15, unless the council, board, or commission is required to exist under federal law.".

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*b0129/3.1*40. Page 75, line 15: after that line insert:

*b0129/3.1*Section 65b. 16.413 (title) of the statutes is amended to read:

16.413 (title) Disclosure of expenditures relating to state agency government operations and state agency government contracts and grants.

*b0129/3.1*Section 65d. 16.413 (1) (bm) of the statutes is created to read:

16.413 (1) (bm) "Municipality" means a city, village, or town having a population of 5,000 or more or a county.

*b0129/3.1*Section 65f. 16.413 (4) of the statutes is created to read:

- 16.413 (4) MUNICIPAL EXPENDITURES FOR OPERATIONS. (a) Beginning on September 1, 2016, the department shall ensure that all municipal expenditures for municipal operations exceeding \$100, including salaries and fringe benefits paid to municipal employees, are available for inspection on the searchable Internet Web site under sub. (2) (a). Copies of each financial instrument relating to these expenditures, other than payments relating to municipal employee salaries, shall be available for inspection on the searchable Internet Web site under sub. (2) (a).
- (b) The department shall categorize the expenditure information under par. (a) by municipality, expenditure category, expenditure amount, and the person to whom the expenditure is made. If any of the expenditure information may be found on other Web sites, the department shall ensure that the information is accessible through the searchable Internet Web site under sub. (2) (a).
- (c) Beginning on September 1, 2016, municipalities shall provide the department with all expenditure information required under par. (a). The department may specify the format in which municipalities provide the expenditure information.



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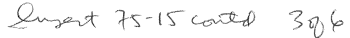
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b0129/3.1**Section 65h.** 16.413 (5) of the statutes is created to read:

- 16.413 (5) MUNICIPAL CONTRACTS AND GRANTS. (a) Beginning on September 1, 2016, the department shall ensure that all of the following information relating to each grant made by a municipality or contract entered into by a municipality is available for inspection on the searchable Internet Web site under sub. (2) (a):
 - 1. A copy of the contract and grant award.
 - 2. The municipality making the grant or entering into the contract.
- 3. The name and address of the person receiving the grant or entering into the contract.
 - 4. The purpose of the grant or contract.
- 5. The amount of the grant or the amount the municipality must expend under the contract and the name of the municipal fund from which the grant is paid or moneys are expended under the contract.
- (b) Beginning on September 1, 2016, municipalities shall provide the department with all of the information required under par. (a). The department may specify the format in which municipalities provide the information. The department shall make the information available on the searchable Internet Web site under sub.

(2) (a).....

*b0188/4.1*41. Page 75, line 16: delete lines 16 to 21 and substitute:

*b0188/4.1*Section 67m. 16.505 (2m) of the statutes is amended to read:

16.505 (2m) The board of regents of the University of Wisconsin System or the chancellor of the University of Wisconsin-Madison may create or abolish a full-time equivalent position or portion thereof, other than positions funded from the appropriation under s. 20.285 (1) (a). Beginning on July 1, 2013 2015, all positions



Quest 75-15 coned 486

authorized for the University of Wisconsin shall not be included in any state position report. No later than the last day of the month following completion of each calendar quarter, the board of regents shall report to the department and the cochairpersons of the joint committee on finance concerning the number of full-time equivalent positions created or abolished by the board under this subsection during the preceding calendar quarter and the source of funding for each such position.

*b0097/2.8*42. Page 75, line 21: after that line insert:

*b0097/2.8*Section 67d. 16.52 (7) of the statutes is amended to read:

16.52 (7) Petty cash account. With the approval of the secretary, each agency that is authorized to maintain a contingent fund under s. 20.920 may establish a petty cash account from its contingent fund. The procedure for operation and maintenance of petty cash accounts and the character of expenditures therefrom shall be prescribed by the secretary. In this subsection, "agency" means an office, department, independent agency, institution of higher education, association, society, or other body in state government created or authorized to be created by the constitution or any law, that is entitled to expend moneys appropriated by law, including the legislature and the courts, but not including an authority created in subch. II of ch. 114 or subch. III of ch. 149 or in ch. 231, 233, 234, 237, 238, or 279.

* $\mathbf{b0097/2.8*Section}$ 67f. 16.528 (1) (a) of the statutes is amended to read:

16.528 (1) (a) "Agency" means an office, department, independent agency, institution of higher education, association, society, or other body in state government created or authorized to be created by the constitution or any law, that is entitled to expend moneys appropriated by law, including the legislature and the



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courts, but not including an authority created in subch. II of ch. 114 or subch. III of ch. 149 or in ch. 231, 233, 234, 237, 238, or 279.

b0097/2.8**SECTION 67h.** 16.53 (2) of the statutes is amended to read:

16.53 (2) IMPROPER INVOICES. If an agency receives an improperly completed invoice, the agency shall notify the sender of the invoice within 10 working days after it receives the invoice of the reason it is improperly completed. In this subsection, "agency" means an office, department, independent agency, institution of higher education, association, society, or other body in state government created or authorized to be created by the constitution or any law, that is entitled to expend moneys appropriated by law, including the legislature and the courts, but not including an authority created in subch. II of ch. 114 or subch. III of ch. 149 or in ch. 231, 233, 234, 237, 238, or 279.

b0097/2.8**S**ECTION **67j.** 16.54 (9) (a) 1. of the statutes is amended to read:

16.54 (9) (a) 1. "Agency" means an office, department, independent agency, institution of higher education, association, society or other body in state government created or authorized to be created by the constitution or any law, which is entitled to expend moneys appropriated by law, including the legislature and the courts, but not including an authority created in subch. II of ch. 114 or subch. III of ch. 149 or in ch. 231, 233, 234, 237, 238, or 279.

*b0261/2.1*43. Page 75, line 21: after that line insert:

*b0261/2.1*Section 67m. 16.531 (4) of the statutes is created to read:



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 \checkmark **b0040/P2.2*44.** Page 75, line 22: delete the material beginning with that 1 2 line and ending with page 76, line 21. **b0097/2.9*45.** Page 76, line 21: after that line insert: 3 *b0097/2.9*Section 68c. 16.70 (2) of the statutes, as affected by 2013 4 5 Wisconsin Act (this act), is amended to read: 6 16.70 (2) "Authority" means a body created under subch. II of ch. 114 or subch. HI of ch. 149 or under ch. 231, 232, 233, 234, 237, 238, or 279. *b0134/P2.1*46. Page 77, line 4: after "sub. (1)" insert ", and the department 8 may permit prospective vendors to provide product or service information, as 9 provided in sub. (2), through the electronic procurement system? 10 **b0134/P2.2*47.** Page 77, line 8: delete lines 8 to 13. 11 $\cancel{b0040/P2.3*48}$. Page 77, line 20: delete "other delegated" and substitute 12 "other". 13 *b0040/P2.4*49. Page 77, line 24: delete "other delegated" and substitute 14 15 "other". *b0040/P2.5*50. Page 78, line 1: delete "other delegated" and substitute 16 17 "other". *b0040/P2.6*51. Page 78, line 4: delete lines 4 to 8. 18 √*b0040/P2.7*52. Page 78, line 22: delete the material beginning with that 19 line and ending with page 79, line 3. 20 $^{\prime}$ ***b0040/P2.8*53.** Page 79, line 7: delete the material beginning with "and its 21 designated agents" and ending with "agency" on line 8 and substitute "and its 22 23 designated agents".

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*\mathbf{b0125/P1.1*54.} Page 80, line 7: delete that line. \checkmark
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             6. b0125/P1.2*55. Page 80, line 8: delete "3." and substitute "2.".
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           b0125/P1.3*56. Page 80, line 10: delete "4." and substitute "3.".
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           *b0125/P1.4*57. Page 80, line 12: delete that line.
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           *b0125/P1.5*58. Page 80, line 13: delete "6." and substitute "4.".
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              *b0040/P2.9*59. Page 80, line 15: delete the material beginning with that
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        line and ending on page 84, line 20.
            *50097/2.10*60. Page 84, line 20: after that line insert:
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             **b0097/2.10*Section 91c. 16.72 (2) (e) (intro.) of the statutes, as affected by
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        2013 Wisconsin Act .... (this act), is amended to read:
              16.72 (2) (e) (intro.) In writing the specifications under this subsection, the
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         department or delegated agency shall incorporate requirements for the purchase of
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        products made from recycled materials and recovered materials if their use is
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        technically and economically feasible. Each authority other than the University of
        Wisconsin Hospitals and Clinics Authority, and the Lower Fox River Remediation
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        Authority, and the Health Insurance Risk-Sharing Plan Authority, in writing
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        specifications for purchasing by the authority, shall incorporate requirements for the
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        purchase of products made from recycled materials and recovered materials if their
        use is technically and economically feasible.
                                                          The specifications shall include
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        requirements for the purchase of the following materials:".
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              *b0097/2.11*61. Page 84, line 120: after that line insert:
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(22)
             ^{(6)}b0097/2.11*Section 92c. 16.72 (2) (f) of the statutes, as affected by 2013
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Wisconsin Act (this act), is amended to read:

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16.72 (2) (f) In writing specifications under this subsection, the department, any delegated agency, and each authority other than the University of Wisconsin Hospitals and Clinics Authority, and the Lower Fox River Remediation Authority, and the Health Insurance Risk-Sharing Plan Authority shall incorporate requirements relating to the recyclability and ultimate disposition of products and, wherever possible, shall write the specifications so as to minimize the amount of solid waste generated by the state, consistent with the priorities established under s. 287.05 (12). All specifications under this subsection shall discourage the purchase of single-use, disposable products and require, whenever practical, the purchase of multiple-use, durable products.".

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*b0040/P2.10*62. Page 84, line 22: delete the material beginning with "department or a" and ending with "agency" on line 23 and substitute "department".

13 *b0040/P2.11*63. Page 85, line 6: delete the material beginning with that

line and ending on page 89, line 5.

***b0097/2.12*64.** Page 89, line 5: after that line insert:

*b0097/2.12*Section 102c. 16.75 (1m) of the statutes, as affected by 2013 Wisconsin Act (this act), is amended to read:

16.75 (1m) The department or a delegated agency shall award each order or contract for materials, supplies or equipment on the basis of life cycle cost estimates, whenever such action is appropriate. Each authority other than the University of Wisconsin Hospitals and Clinics Authority, the Lower Fox River Remediation Authority, and the Wisconsin Aerospace Authority, and the Health Insurance Risk-Sharing Plan Authority shall award each order or contract for materials, supplies or equipment on the basis of life cycle cost estimates, whenever such action

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The S-68 ten is appropriate. The terms, conditions and evaluation criteria to be applied shall be 1 2 incorporated in the solicitation of bids or proposals. The life cycle cost formula may include, but is not limited to, the applicable costs of energy efficiency, acquisition and conversion, money, transportation, warehousing and distribution, training, operation and maintenance and disposition or resale. The department shall prepare documents containing technical guidance for the development and use of life cycle 7 cost estimates, and shall make the documents available to interested parties, including local governmental units.". **1 b0040/P2.12*65.** Page 89, line 7: delete ", a delegated agency," and substitute ", any agency to which the department delegates purchasing authority 10 under s. 16.71 (1).". 11 *b0040/P2.13*66. Page 89, line 11: delete ", a delegated agency," and 1213 substitute ", any agency to which the department delegates purchasing authority under s. 16.71 (1),". $\overline{14}$ 15

under s. 16.71 (1), b0040/P2.14*67. Page 89, line 16: delete the material beginning with "department, a" and ending with "agency, and" on line 17 and substitute "department, any agency to which the department delegates purchasing authority under s. 16.71 (1), and".

19 *b0040/P2.15*68. Page 89, line 25: delete "a delegated" and substitute "the delegated".

*b0040/P2.16*69. Page 90, line 4: delete the material beginning with that line and ending on page 93, line 24.

*b0130/P1.1*70. Page 93, line 24: after that line insert:

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*b0130/P1.1*Section 114b. 16.75 (3t) (c) (intro.) of the statutes is renumbered 16.75 (3t) (c) and amended to read:

16.75 (3t) (c) The department of corrections shall periodically provide to the department of administration a current list of all materials, supplies, equipment, or contractual services, excluding commodities, that are supplied by prison industries, as created under s. 303.01. The department of administration shall distribute the list to all designated purchasing agents under s. 16.71 (1).

(d) 1. Except as otherwise provided in this subdivision and in sub. (6) (am), prior to seeking bids or competitive sealed proposals with respect to the purchase of any materials, supplies, equipment, or contractual services enumerated in the list provided under par. (c), except for furniture as provided in subd. 2., the department of administration or any other designated purchasing agent under s. 16.71 (1) shall offer prison industries the opportunity to supply the materials, supplies, equipment, or contractual services if the department of corrections is able to provide them at a price that is equal to or lower than one which may be obtained through competitive bidding or competitive sealed proposals and is able to conform to the specifications. If the department of administration or other purchasing agent is unable to determine whether the price of prison industries is equal to or lower than one obtained through competitive bidding or competitive sealed proposals, it may solicit bids or competitive proposals before awarding the order or contract. This paragraph

(e) Paragraph (d) 1. does not apply to the printing of the following forms:

*b0130/P1.1*Section 114bd. 16.75 (3t) (d) 2. of the statutes is created to read:

16.75 (3t) (d) 2. Except as otherwise provided in this subdivision, prior to seeking bids or competitive sealed proposals with respect to the purchase of any furniture enumerated in the list provided under par. (c), the department of



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administration or any other designated purchasing agent under s. 16.71 (1) shall offer prison industries the opportunity to supply the furniture if the department of corrections is able to provide it at a price that is comparable to one that may be obtained through competitive bidding or competitive sealed proposals and is able to conform to the specifications. If the department of administration or other purchasing agent is unable to determine whether the price of prison industries is comparable to one obtained through competitive bidding or competitive sealed proposals, it may solicit bids or competitive proposals before awarding the order or contract.

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*b0097/2.13*71. Page 93, line 24: after that line insert:

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***b0097/2.13*Section 118c.** 16.75 (8) (a) 1. of the statutes, as affected by 2013

Wisconsin Act (this act), is amended to read:

16.75 (8) (a) 1. The department, any delegated agency, any agency making purchases under s. 16.74, and each authority other than the University of Wisconsin Hospitals and Clinics Authority, and the Lower Fox River Remediation Authority, and the Health Insurance Risk-Sharing Plan Authority shall, to the extent practicable, make purchasing selections using specifications developed under s. 16.72 (2) (e) to maximize the purchase of materials utilizing recycled materials and recovered materials.

b0097/2.13**Section 118e.** 16.75 (8) (a) 2. of the statutes is amended to read:

16.75 (8) (a) 2. Each agency and authority other than the University of Wisconsin Hospitals and Clinics Authority, and the Lower Fox River Remediation Authority, and the Health Insurance Risk—Sharing Plan Authority shall ensure that the average recycled or recovered content of all paper purchased by the agency or



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authority measured as a proportion, by weight, of the fiber content of paper products purchased in a fiscal year, is not less than 40% of all purchased paper.

*b0097/2.14*72. Page 93, line 24: after that line insert:

*b0097/2.14*Section 119c. 16.75 (9) of the statutes, as affected by 2013 Wisconsin Act (this act), is amended to read:

16.75 (9) The department, any delegated agency, any agency making purchases under s. 16.74, and any authority other than the University of Wisconsin Hospitals and Clinics Authority, and the Lower Fox River Remediation Authority, and the Health Insurance Risk-Sharing Plan Authority shall, to the extent practicable, make purchasing selections using specifications prepared under s. 16.72 (2) (f).

*b0097/2.15*73. Page 93, line 24: after that line insert:

©***b0097/2.15*****S**ECTION **122c.** 16.765 (1) of the statutes is amended to read:

16.765 (1) Contracting agencies, the University of Wisconsin Hospitals and Clinics Authority, the Fox River Navigational System Authority, the Wisconsin Aerospace Authority, the Health Insurance Risk—Sharing Plan Authority, the Lower Fox River Remediation Authority, the Wisconsin Economic Development Corporation, and the Bradley Center Sports and Entertainment Corporation shall include in all contracts executed by them a provision obligating the contractor not to discriminate against any employee or applicant for employment because of age, race, religion, color, handicap, sex, physical condition, developmental disability as defined in s. 51.01 (5), sexual orientation as defined in s. 111.32 (13m), or national origin and, except with respect to sexual orientation, obligating the contractor to take affirmative action to ensure equal employment opportunities.

b0097/2.15**Section 122d.** 16.765 (2) of the statutes is amended to read:



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16.765 (2) Contracting agencies, the University of Wisconsin Hospitals and Clinics Authority, the Fox River Navigational System Authority, the Wisconsin Aerospace Authority, the Health Insurance Risk-Sharing Plan Authority, the Lower Fox River Remediation Authority, the Wisconsin Economic Development Corporation, and the Bradley Center Sports and Entertainment Corporation shall include the following provision in every contract executed by them: "In connection with the performance of work under this contract, the contractor agrees not to discriminate against any employee or applicant for employment because of age, race, religion, color, handicap, sex, physical condition, developmental disability as defined in s. 51.01 (5), sexual orientation or national origin. This provision shall include, but not be limited to, the following: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. Except with respect to sexual orientation, the contractor further agrees to take affirmative action to ensure equal employment opportunities. The contractor agrees to post in conspicuous places, available for employees and applicants for employment, notices to be provided by the contracting officer setting forth the provisions of the nondiscrimination clause".".

*b0097/2.16*74. Page 93, line 25: before that line insert:

*b0097/2.16*Section 122e. 16.765 (4) of the statutes is amended to read:

16.765 (4) Contracting agencies, the University of Wisconsin Hospitals and Clinics Authority, the Fox River Navigational System Authority, the Wisconsin Aerospace Authority, the Health Insurance Risk-Sharing Plan Authority, the Lower Fox River Remediation Authority, and the Bradley Center Sports and



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Entertainment Corporation shall take appropriate action to revise the standard government contract forms under this section.

b0097/2.16**Section 122f.** 16.765 (5) of the statutes is amended to read:

16.765 (5) The head of each contracting agency and the boards of directors of the University of Wisconsin Hospitals and Clinics Authority, the Fox River Navigational System Authority, the Wisconsin Aerospace Authority, the Health Insurance Risk-Sharing Plan Authority, the Lower Fox River Remediation Authority, the Wisconsin Economic Development Corporation, and the Bradley Center Sports and Entertainment Corporation shall be primarily responsible for obtaining compliance by any contractor with the nondiscrimination and affirmative action provisions prescribed by this section, according to procedures recommended by the department. The department shall make recommendations to the contracting agencies and the boards of directors of the University of Wisconsin Hospitals and Clinics Authority, the Fox River Navigational System Authority, the Wisconsin Aerospace Authority, the Health Insurance Risk-Sharing Plan Authority, the Lower Fox River Remediation Authority, the Wisconsin Economic Development Corporation, and the Bradley Center Sports and Entertainment Corporation for improving and making more effective the nondiscrimination and affirmative action provisions of contracts. The department shall promulgate such rules as may be necessary for the performance of its functions under this section.

*b0097/2.16*Section 122g. 16.765 (6) of the statutes is amended to read:

16.765 (6) The department may receive complaints of alleged violations of the nondiscrimination provisions of such contracts. The department shall investigate and determine whether a violation of this section has occurred. The department may delegate this authority to the contracting agency, the University of Wisconsin



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Hospitals and Clinics Authority, the Fox River Navigational System Authority, the Wisconsin Aerospace Authority, the Health Insurance Risk—Sharing Plan Authority, the Lower Fox River Remediation Authority, the Wisconsin Economic Development Corporation, or the Bradley Center Sports and Entertainment Corporation for processing in accordance with the department's procedures.

*b0097/2.16*Section 122h. 16.765 (7) (intro.) of the statutes is amended to read:

16.765 (7) (intro.) When a violation of this section has been determined by the department, the contracting agency, the University of Wisconsin Hospitals and Clinics Authority, the Fox River Navigational System Authority, the Wisconsin Aerospace Authority, the Health Insurance Risk—Sharing Plan Authority, the Lower Fox River Remediation Authority, the Wisconsin Economic Development Corporation, or the Bradley Center Sports and Entertainment Corporation, the contracting agency, the University of Wisconsin Hospitals and Clinics Authority, the Fox River Navigational System Authority, the Wisconsin Aerospace Authority, the Health Insurance Risk—Sharing Plan Authority, the Lower Fox River Remediation Authority, the Wisconsin Economic Development Corporation, or the Bradley Center Sports and Entertainment Corporation shall:

*b0097/2.16*Section 122i. 16.765 (7) (d) of the statutes is amended to read:

16.765 (7) (d) Direct the violating party to take immediate steps to prevent further violations of this section and to report its corrective action to the contracting agency, the University of Wisconsin Hospitals and Clinics Authority, the Fox River Navigational System Authority, the Wisconsin Aerospace Authority, the Health Insurance Risk-Sharing Plan Authority, the Lower Fox River Remediation



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Authority, the Wisconsin Economic Development Corporation, or the Bradley Center Sports and Entertainment Corporation.

*b0097/2.16*Section 122j. 16.765 (8) of the statutes is amended to read:

16.765 (8) If further violations of this section are committed during the term of the contract, the contracting agency, the Fox River Navigational System Authority. the Wisconsin Aerospace Authority, the Health Insurance Risk-Sharing Plan Authority, the Lower Fox River Remediation Authority, the Wisconsin Economic Development Corporation, or the Bradley Center Sports and Entertainment Corporation may permit the violating party to complete the contract, after complying with this section, but thereafter the contracting agency, the Fox River Navigational System Authority, the Wisconsin Aerospace Authority, the Health Insurance Risk-Sharing Plan Authority, the Lower Fox River Remediation Authority, the Wisconsin Economic Development Corporation, or the Bradley Center Sports and Entertainment Corporation shall request the department to place the name of the party on the ineligible list for state contracts, or the contracting agency, the Fox River Navigational System Authority, the Wisconsin Aerospace Authority, the Health Insurance Risk-Sharing Plan Authority, the Lower Fox River Remediation Authority, the Wisconsin Economic Development Corporation, or the Bradley Center Sports and Entertainment Corporation may terminate the contract without liability for the uncompleted portion or any materials or services purchased or paid for by the contracting party for use in completing the contract.".

*b0226/5.12*75. Page 94, line 3: delete "not" and substitute "owned by this

state except those that are".

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*b0226/5.13*76. Page 94, line 4: delete "or by a purchaser, lessee, or
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        contractor" and substitute "or by a lessee".
             *b0226/5.14*77. Page 94, line 14: delete ", lease, or contractual
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        operation" and substitute "or lease".
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             *b0226/5.15*78. Page 94, line 16: after "is" insert "renumbered 16.848 (1) (a)
 5
        and".
 6
             *b0226/5.16*79. Page 94, line 17: after "(1)" insert "(a)". \
 7
             *b0226/5.17*80. Page 94, line 24: after "purchase" insert "or lease".
 8
             *b0226/5.18*81. Page 95, line 3: after "sale" insert "or lease".
 9
             *b0226/5.19*82. Page 95, line 7: after "sale" insert "or lease".
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             *b0226/5.21*83. Page 95, line 7: delete the material beginning with "Except"
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        and ending with "plant." on line 19.
           *60226/5.21*83L. Page 95, line 19: after that line insert:
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             f*b0226/5.21*Section 125m. 16.848 (1) (b) and (c) of the statutes are created
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        to read:
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             16.848 (1) (b) If the department proposes to sell or lease any property identified
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        in par. (a), the department shall first notify the joint committee on finance in writing
        of its proposed action. The department shall not proceed with the proposed action
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        unless the proposed action is approved by the committee. Together with any
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1. The estimated value of the property as determined by the department and by at least one qualified privately owned assessor.



notification, the department shall also provide all of the following:

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- 2. The full cost of retiring any remaining public debt incurred to finance the acquisition, construction, or improvement of the property.
 - 3. A cost-benefit analysis that considers the short-term and long-term costs and benefits to the state from selling or leasing the property.
 - 4. The length and conditions of any proposed sale or lease between this state and a proposed purchaser or lessee.
 - 5. The estimated budgetary impact of the proposed sale or lease upon affected state agencies for at least the current and following fiscal biennium.
 - 6. Any other information requested by the committee.
 - defined in s. 16.52 (7), has authority to sell or lease real property under any other law, the authority of that agency does not apply after the department notifies the agency in writing that an offer of sale or sale, or a lease agreement, is pending with respect to the property under this paragraph. If the sale or lease is not completed and no further action is pending with respect to the property, the authority of the agency to sell or lease the property is restored. If the department sells or leases any state—owned real property under this paragraph, the department may attach such conditions to the sale or lease as it finds to be necessary or appropriate to carry out the sale or lease in the best interest of the state. If the department sells or leases a state—owned heating, cooling, or power plant under this paragraph, the department may contract with the purchaser or lessee to purchase the output of the plant."

*b0226/5.20*84. Page 95, line 7: delete "may sell the property" and substitute

"may sell the property shall submit the proposed sale or lease to the joint committee

on finance for approval under par. (b)

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	/
1	b0226/5.22*85. Page 95, line 21: delete the material beginning with ",
2	leases" and ending with "of" on line 22 and substitute "or leases".
3	*b0226/5.23*86. Page 95, line 23: delete ", lease, or contract," and substitute
4	"or lease,".
5	*b0226/5.24*87. Page 96, line 1: delete the material beginning with ", leases"
6	and ending with "of" on line 2 and substitute "or leases".
7	*b0226/5.25*88. Page 96, line 12: delete the material beginning with ",
8	leases" and ending with "of" on line 13 and substitute "or leases".
9	*b0226/5.26*89. Page 96, line 14: delete the material beginning with ", lease"
10	and ending with "contract," on line 15 and substitute "or lease".
11	*b0226/5.27*90. Page 96, line 18: delete "or operated under contract".
12	*b0226/5.28*91. Page 96, line 20: delete "agency. The" and substitute
13	"agency. Subject to approval under par. (d), the".
14	*b0226/5.29*92. Page 96, line 24: delete "If" and substitute "Subject to
15	approval under par. (d), if".
16	*b0226/5.30*93. Page 96, line 24: delete the material beginning with ",
17	leases" and ending with "of" on line 25 and substitute "or leases".
18	*b0226/5.31*94. Page 97, line 4: delete the material beginning with ", lease"
19	and ending with "contract" on line 5 and substitute "or lease".
20	* b0226/5.32*95. Page 97, line 6: after "to (c)" insert "and subject to approval
21	under par. (d)".
99	* b0226/5 33*96 . Page 97 line 12: delete "or operated under contract"